1 2 3 4 5	IRENE K. YESOWITCH State Bar #111575 DAVID P. BOROVSKY State Bar #216588 LONG & LEVIT LLP 465 California Street, Suite 500 San Francisco, CA 94104 TEL: (415) 397-2222 FAX: (415) 397-6392 ivesowitch@longlevit.com dborovsky@longlevit.com Attorneys for Defendant CLARENDON AMERICA INSURANCE COMPANY			
6	ALBERT L. BOASBERG State Bar #31205			
7	Attorney at Law Alexander Building, Suite 1010			
8	155 Montgomery Street San Francisco, CA 94104			
9	Telephone (415) 989-6960 Attorneys for Plaintiff			
10	GUERNEVILLE BUSINESS CORPORATION, INC. doing business as RUSSIAN RIVER RESORT			
11				
12	UNITED STATES DISTRICT COURT			
13	NORTHERN DISTRICT OF CALIFORNIA			
14				
15	GUERNEVILLE BUSINESS	CASE No. 3:09-CV	V-00746-MMC	
16	CORPORATION, INC. doing business as RUSSIAN RIVER RESORT,	STIPULATION AND [PROPOSED]		
17	Plaintiff,		DING DEADLINE TO VATE MEDIATION	
18	vs.			
19	CLARENDON AMERICA			
20	INSURANCE COMPANY, and DOES 1 THROUGH 10,	·		
21	Defendants.			
22		İ		
23				
24	WHEREAS,			
25	On May 7, 2009, the parties filed a stipulation and proposed order selecting mediation as			
26	their selected ADR process;			
27	The parties originally agreed to private mediation with Hon. Ronald M. Sabraw of JAMS,			
28	on August 6, 2009;			
LONG & LEVIT LLP 465 CALIFORNIA STREET		1	3:09-CV-00746-MMC	
SUITE 500 SAN FRANCISCO CALIFORNIA 94104 (415) 397-2222	STIPULATION AND PROPOSED ORDER	ASSIGNING MATTER TO PRIV	ATE MEDIATION	

1	On June 17, 2009, the Court ordered the parties to private mediation, to be completed no		
2	later than August 13, 2009;		
3	The parties were unable to mediation the case on August 6, 2009, due to the mediator's		
4	unavailability; and		
5	The parties have agreed upon and scheduled a new mediation date with Judge		
6	Sabraw on September 2, 2009.		
7	WHEREAS, these parties, by and through their counsel of record, hereby consent to, and		
8	stipulate as follows:		
9	The parties shall proceed with a private mediation with Hon. Ronald M. Sabraw of JAMS,		
10	which is currently scheduled to take place on September 2, 2009, and request that the Court		
11	extend the deadline to complete private mediation by approximately thirty (30) days—i.e. until		
12	September 14, 2009.		
13	IT IS SO STIPULATED.		
14			
15	Dated: August, 2009 LONG & LEVIT LLP		
16			
17	By , h, h		
18	DAVID P. BOROVSKY		
19	Attorneys for Defendant CLARENDON AMERICA INSURANCE COMPANY		
20	Details Assessed 2000		
21	Dated: August, 2009.		
22			
23	ALBERT L. BOASBERG		
24	Attorney for Plaintiff GUERNEVILLE BUSINESS CORPORATION, INC. doing		
25	business as RUSSIAN RIVER RESORT		
26			
27			
28 T LLP			
TREET	2 3:09-CV-00746-MMC		

LONG & LEVIT LLF
465 CALIFORNIA STREET
SUITE 500
SAN FRANCISCO
CALIFORNIA 94104
(415) 397-2222

PAGE 01

**ORDER** Good cause appearing therefore, IT IS HEREBY ORDERED that, in light of the parties agreement and scheduled mediation on September 2, 2009, the deadline for completion of a private mediation is extended by approximately thirty (30) days—i.e. until September 14, 2009. SO ORDERED. Dated: August 13, 2009 DOCS\S5703-069\567449.V1 

LONG & LEVIT LLP

465 CALIFORNIA STREET
SUITE 500
SAN FRANCISCO
CALIFORNIA 94104
(415) 397-2222